

General Assembly

Substitute Bill No. 140

January Session, 2019

AN ACT EXPANDING ELIGIBILITY FOR TAX RELIEF FOR CERTAIN ELDERLY HOMEOWNERS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subsection (b) of section 12-170aa of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2019, and applicable to assessment years commencing on or after October 1, 2019*):

5 (b) (1) The program established by this section shall provide for a 6 reduction in property tax, except in the case of benefits payable as a grant under certain circumstances in accordance with provisions in 7 8 subsection (j) of this section, applicable to the assessed value of certain 9 real property, determined in accordance with subsection (c) of this 10 section, for any (A) owner of real property, [or any] including any owner of real property held in trust for such owner, provided such 11 12 owner or such owner and such owner's spouse are the grantor and 13 beneficiary of such trust, (B) tenant for life or tenant for a term of years 14 liable for property tax under section 12-48, or [any] (C) resident of a 15 multiple-dwelling complex under certain contractual conditions as 16 provided in said subsection (j) of this section, who [(A)] (i) at the close 17 of the preceding calendar year has attained age sixty-five or over, or 18 whose spouse domiciled with such homeowner, has attained age sixty-19 five or over at the close of the preceding calendar year, or is fifty years

20 of age or over and the surviving spouse of a homeowner who at the 21 time of his death had qualified and was entitled to tax relief under this 22 section, provided such spouse was domiciled with such homeowner at 23 the time of his death or [(B)] (ii) at the close of the preceding calendar 24 year has not attained age sixty-five and is eligible in accordance with 25 applicable federal regulations to receive permanent total disability 26 benefits under Social Security, or has not been engaged in employment 27 covered by Social Security and accordingly has not qualified for 28 benefits thereunder but who has become qualified for permanent total 29 disability benefits under any federal, state or local government 30 retirement or disability plan, including the Railroad Retirement Act 31 and any government-related teacher's retirement plan, determined by 32 the Secretary of the Office of Policy and Management to contain 33 requirements in respect to qualification for such permanent total 34 disability benefits which are comparable to such requirements under 35 Social Security; and in addition to qualification under [(A)] (i) or [(B)] 36 (ii) above, whose taxable and nontaxable income, the total of which 37 shall hereinafter be called "qualifying income", in the tax year of such 38 homeowner ending immediately preceding the date of application for 39 benefits under the program in this section, was not in excess of sixteen 40 thousand two hundred dollars, if unmarried, or twenty thousand 41 dollars, jointly with spouse if married, subject to adjustments in 42 accordance with subdivision (2) of this subsection, evidence of which 43 income shall be required in the form of a signed affidavit to be 44 submitted to the assessor in the municipality in which application for 45 benefits under this section is filed. The amount of any Medicaid 46 payments made on behalf of such homeowner or the spouse of such 47 homeowner shall not constitute income. The amount of tax reduction 48 provided under this section, determined in accordance with and 49 subject to the variable factors in the schedule of amounts of tax 50 reduction in subsection (c) of this section, shall be allowed only with 51 respect to a residential dwelling owned by such qualified homeowner 52 and used as such homeowner's primary place of residence. If title to 53 real property or a tenancy interest liable for real property taxes is 54 recorded in the name of such qualified homeowner or his spouse

55 making a claim and qualifying under this section and any other person 56 or persons, the claimant hereunder shall be entitled to pay his 57 fractional share of the tax on such property calculated in accordance 58 with the provisions of this section, and such other person or persons 59 shall pay his or their fractional share of the tax without regard for the 60 provisions of this section, unless also qualified hereunder. For the 61 purposes of this section, a "mobile manufactured home", as defined in 62 section 12-63a, or a dwelling on leased land, including but not limited 63 to a modular home, shall be deemed to be real property and the word 64 "taxes" shall not include special assessments, interest and lien fees.

65 (2) The amounts of qualifying income as provided in this section 66 shall be adjusted annually in a uniform manner to reflect the annual 67 inflation adjustment in Social Security income, with each such 68 adjustment of qualifying income determined to the nearest one 69 hundred dollars. Each such adjustment of qualifying income shall be 70 prepared by the Secretary of the Office of Policy and Management in 71 relation to the annual inflation adjustment in Social Security, if any, 72 becoming effective at any time during the twelve-month period 73 immediately preceding the first day of October each year and the 74 amount of such adjustment shall be distributed to the assessors in each 75 municipality not later than the thirty-first day of December next 76 following.

77 (3) For purposes of determining qualifying income under 78 subdivision (1) of this subsection with respect to a married homeowner 79 who submits an application for tax reduction in accordance with this 80 section, the Social Security income of the spouse of such homeowner 81 shall not be included in the qualifying income of such homeowner, for 82 purposes of determining eligibility for benefits under this section, if 83 such spouse is a resident of a health care or nursing home facility in 84 this state receiving payment related to such spouse under the Title XIX 85 Medicaid program. An applicant who is legally separated pursuant to 86 the provisions of section 46b-40, as of the thirty-first day of December 87 preceding the date on which such person files an application for a

- 88 grant in accordance with subsection (a) of this section, may apply as an
- 89 unmarried person and shall be regarded as such for purposes of
- 90 determining qualifying income under said subsection.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2019, and applicable to assessment years commencing on or after October 1, 2019	12-170aa(b)

Statement of Legislative Commissioners:

In Subsec. (b)(1)(A), "<u>is</u>" was changed to "<u>are</u>", for clarity.

PD Joint Favorable Subst. -LCO